

In the United States District Court
For the Southern District of Texas
Corpus Christi Division

Bobbie David Haverkamp
#702013
Plaintiff

Civil Action
2:17-CV-18

United States Courts
Southern District of Texas
FILED

vs

APR 20 2020

David J. Bradley, Clerk of Court

Dr. Joseph Peen, et al

Motion to Add to the Pleadings
to Clarify Civil Action 2:17-CV-18.

Party, The Plaintiff request leave of the Court to
file an amended pleading for Clarify of
Civil Action in Significant Relief and Sex
Reassignment Surgery

- 1) Plaintiff's name is: Bobbie Lee Haverkamp
- 2) Defendants name is: Correctional Manager
Health Care Committee
- 3) Defendants have not filed a answer in Civil
Action 2:17-CV-18.

4) The Court is real familiar with the history of Civ. l motion 7:17-w-18

B.

Argument

5) Unless the opposing party can show prejudice, bad faith, or undue delay, a court should grant leave to file an amended pleading. *Foman v Davis* 371 U.S. 178, 182, 83 St. Ct 227, 230. Leave to amend should be freely given when justice so requires. Fed R. Co. P. 15a.

6) The Court should allow for the amended pleading filing of the Plaintiff due to the fact the pleading will go far to add clarification.

7) The Defendants will not be prejudice by the Plaintiff's Pleading due the time for pleading has not started.

8) Plaintiff is filing its Amending Pleading along with this motion.

C

Conclusion

9) For these reasons, Plaintiff ask the Court to grant leave to file these Amended pleadings.

So Pays the Plaintiff

Ms Bobbie Lee Haverkamp

4-15-20